# Use of the Consent Calendar and Retention of Records in Cases Involving Juvenile Traffic Offenses



### Michigan Judicial Institute

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The research done on this Monograph is current through March 1, 2000. This Monograph is not intended to be an authoritative statement by the Justices of the Michigan Supreme Court regarding any of the substantive issues discussed. However, it does represent the consensus of the author and the advisory committee members regarding these issues.

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## Foreword and Acknowledgments

This monograph, "Use of the Consent Calendar and Retention of Records in Cases Involving Juvenile Traffic Offenses," was produced with funding by the Office of Highway Safety Planning and prepared under Grant Number \_\_\_\_ from the Office of Juvenile Justice and Delinquency Prevention, Office of Justice Programs, U.S. Department of Justice. The Michigan Judicial Institute (MJI) thanks the Office of Highway Safety Planning and the Office of Juvenile Justice and Delinquency Prevention for their generous support.

This monograph is one of two monographs dealing with problematic issues in juvenile traffic cases. This monograph explains the relationship between the use of the consent calendar and record retention requirements in juvenile traffic cases. The other monograph, "The Use of Search Warrants to Obtain Blood Samples From Juveniles in 'Drunk Driving' Cases," is intended to provide guidance in cases involving juveniles who refuse to take a chemical test under Michigan's "implied consent" law, when the arresting officer seeks a search warrant to obtain a blood sample for testing.

Work on this monograph was assisted by several persons who acted as Advisory Committee members by reviewing the text and providing "best practice" suggestions. The Michigan Judicial Institute gratefully acknowledges the time, helpful advice, and expertise contributed by these individuals. They are David S. Batdorf-Barnes, Attorney-Referee, Livingston County Probate Court; George Strander, Probate Management Analyst, Family Division Implementation Services, State Court Administrative Office; and Peter Stathakis, Program Administrator, Michigan Judicial Institute. The Michigan Judicial Institute would also like to thank those who provided the description of court policies and procedures contained in Sections 1.12(A)–(C) of this monograph. Those persons are William P. Bartlam, Deputy Court Administrator, Sixth Circuit Court, Oakland County; Kathleen D. Tarrant, Juvenile Officer/Referee, Isabella County Trial Court; and C. Jane Varner, Family Division Administrator, Third Circuit Court, Wayne County. The "best practice" suggestions in this monograph represent the best professional judgement of the author and the Advisory Committee members and are not intended to be authoritative statements by the Justices of the Michigan Supreme Court.

Tobin L. Miller, MJI Research Attorney, researched and wrote this monograph. Mary Lovik, MJI Publications Administrator, served as editor and project manager. Mary Ann McDaid, MJI Multi-Media Development Specialist, was responsible for page layout, cover design, and coordination of reproduction. Sheila Kallish, MJI Program Assistant, assisted with distribution.

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